Ms. Marlene H. Dortch, Secretary Federal Communications Commission 445 Twelfth Street, SW Washington DC 20554

Reply Comments of Doctors Telehealth Network Inc In the Matter of Notice of Proposed Rule Making WT Docket 01-153

Dear Ms. Dortch:

Doctors Telehealth Network Inc. (DTN) is the leading innovator and champion for providing "Quality, Inexpensive, and Safe" on-demand healthcare to "anyone, anytime, anywhere". Recently in California, telemedicine celebrated its 100,000th consult to California prison inmates. In Pennsylvania, Washington and California, cost to the government for healthcare has been reduced by 53% for patients seen by DTN.

We strongly support the goals of the National Broadband Plan and this Notice of Proposed Rule Making (NPRM) to lower the cost of broadband microwave communications, making the benefits of telemedicine universally available, especially to rural un-served and urban underserved communities.

DTN agrees with the comments of Wireless Strategies Inc (WSI) and Sprint-Nextel (Sprint) that the Commission's proposed coordination regime for auxiliary stations assures no harmful interference to existing and future applicants and will therefore conserve large amounts of spectrum. We also take note of WSI's comment that primary station to auxiliary station power will be approximately one percent of the average power of primary microwave links.

Low cost wireless broadband is essential to bridge the physical gap between medical specialists and underserved and remote un-served communities. For this and the above reasons DTN strongly recommends that at the end of the reply comment period, the Commission promptly issues a Rule Making containing a rule change to allow auxiliary stations as proposed by the Commission.

Sincerely

Kurt Grossman, CEO

Doctors Telehealth Network Inc. 3723 Birch Street, Suite 5 Newport Beach, CA 92660